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## **TRANSMITTAL FORM**

Application Number	10/617,292			
Filing Date	July 10, 2003			
First Named Inventor	Lawrence James DELUCAS et al.			
Art Unit	1743			
Examiner Name	Monique Cole			
Attorney Docket Number	704641-2001			

(to be used for all correspondence after initial filing)		Examiner Name Mon		Monique Co	onique Cole		
		Attorney Docket Nu	ımber	704641-2001			
ENCLOSURES (check all that apply)							
Fee Transmittal Form		Formal Dr	awing(s) ( shee	After Allowance Communication to TC			
Fee Attached		Licensing	-related Papers		Appeal Communication to Board of Appeals and Interferences		
Amendment / Reply (16 pg	gs).	Petition to Correct Inventorship				ommunication to TC otice, Brief, Reply Brief)	
After Final		Petition to Convert to a Provisional Application			Proprietary Information		
Affidavits/declaration(s	5)	Power of Attorney, Revocation Change of Correspondence Address			Status Le	etter	
Extension of Time Reques	t	Terminal Disclaimer			Other Enclosure(s) (please identify below):		
		Request f	or Refund		Response to	Restriction Requirement	
Express Abandonment Request	quest	CD, Number of CD(s)					
Information Disclosure Sta	tement	Landscape Table on CD					
Certified Copy of Priority Document(s)		Remarks					
Reply to Missing Parts/	•			•			
Incomplete Application							
Reply to Missing Part under 37 CFR1.52 or		<i>i</i>					
	SIG	NATURE OF	APPLICANT, ATTO	RNEY, OI	RAGENT		
Firm Bingham McCutchen LLP							
Signature Maron EClane							
Printed Name		Sharon E. Crane					
Date November 6, 20		006	Reg. No.	36,113			
		CERTIFICA	TE OF TRANSMISS	SION/MAI	LING		
I hereby certify that this correspond of the Service with sufficient posta Alexandria, VA 22313-1450 of	ae as fir	rst class mail	in an envelope addre:	he USPTO ssed to: C	or deposited Commissioner	with the United States Postal for Patents, P.O. Box 1450,	
Signature	<del></del>						
Typed or printed name					Date		

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.





## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of	)
Lawrence James DELUCAS et al.	) Group Art Unit: 1743
Application No.: 10/617,292	) Examiner: Monique Cole
Filed: July 10, 2003	) Confirmation No.: 2655
For: METHOD FOR DISTINGUISHING BETWEEN BIOMOLECULE AND NON-BIOMOLECULE CRYSTALS	) ) )

## RESPONSE TO RESTRICTION REQUIREMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

In complete response to the Restriction Requirement mailed October 4, 2006, Applicants hereby elect, with traverse, the claims of Group I, Claims 1-8, for further prosecution in the subject application.

The claims were restricted into the following two groups:

- Claims 1-8, drawn to a method for distinguishing between biomolecule crystals and non-biocrystals.
- II. Claims 9-24, drawn to a device adapted for distinguishing between biomolecule crystals and non-biocrystals.

According to the MPEP § 803, a restriction between patentably distinct inventions is proper only where there is a serious burden on the examiner to examine all the claims in a single application. This is true even when appropriate reasons exist for a restriction requirement.

Attorney's Docket No. 701999-2001 Application No. <u>10/339,738</u>

In the present application, it is believed that because there is a close relationship

among the subject matter to which the Examiner requires restriction and election, there would

be no serious burden on the Examiner to examine all the claims at this time. For example, the

methods and device claims of Groups I and II, respectively, are both drawn to technologies

for distinguishing between biomolecule crystals and non-biocrystals. In fact, the Examiner

has recognized that both groups are drawn to the same technology because her descriptions of

the groups only differ by the use of the term "method" and "device."

In view of the above, it is respectfully requested that the restriction requirement be

withdrawn.

Applicants expressly reserve the right to file a divisional application covering the

subject matter of the non-elected claims.

Applicants earnestly solicit favorable consideration of the above response and early

passage to issue the present application. The Examiner is invited to contact the undersigned

at the below-listed telephone number, in order to expedite prosecution.

Respectfully submitted,

BINGHAM MCCUTCHEN, LLP

Date: November 6, 2006

By:

Registration No. 36,113

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